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**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

## *In re loanDepot Data Breach Litigation*

## This Document Relates to: All Cases

Case No.: 8:24-cv-00136-DOC-JDEx

Assigned to Hon. David O. Carter

# **ORDER GRANTING FINAL APPROVAL OF CLASS ACTION SETTLEMENT [92]**

1       **WHEREAS**, the Court held a Final Approval Hearing to consider approval of  
2 this class action Settlement on August 18, 2025. The Court has considered the  
3 Settlement Agreement (ECF No. 84), all matters submitted to it at the Final Approval  
4 Hearing, the relevant law, and all other files, records, and proceedings in this Action.

5       **GOOD CAUSE APPEARING, IT IS HEREBY ORDERED AS  
6 FOLLOWS:**

7       1. For purposes of this Order, the Court adopts the terms and definitions set  
8 forth (and unless otherwise defined, all capitalized terms herein shall have the same  
9 meaning as the defined terms) in the Settlement Agreement.

10      2. The Court has jurisdiction over the subject matter of this Action and all  
11 matters relating to the Settlement, as well as personal jurisdiction over the Class  
12 Representatives, the Settlement Class Members, and Defendant loanDepot, Inc.

13      3. Class Notice. The Court finds that the Notice was implemented in  
14 accordance with the Preliminary Approval Order and (a) constituted the best  
15 practicable notice under the circumstances; (b) constituted notice that is reasonably  
16 calculated, under the circumstances, to apprise the Settlement Class of the pendency of  
17 the Action; their right to submit a claim; their right to object to any aspect of the  
18 Settlement or Class Counsel's motion for attorneys' fees and expenses and Service  
19 Awards to the Class Representatives; their right to exclude themselves from the  
20 Settlement Class; and their right to appear at the Final Approval Hearing; (c) was  
21 reasonable and constituted due, adequate, and sufficient notice to all Persons entitled  
22 to receive notice; and (d) met all applicable requirements of the Federal Rules of Civil  
23 Procedure, the Due Process Clause of the United States Constitution, and the rules of  
24 the Court.

25      4. Class Action Fairness Act Notice. The notice to government officials, as  
26 given, complied with 28 U.S.C. § 1715.

27      5. Certification of the Settlement Class for Purposes of Settlement. The  
28 Court finds that, for purposes of the Settlement only, all prerequisites for maintenance

1 of a class action set forth in Federal Rules of Civil Procedure 23(a) and (b)(3) are  
2 satisfied. The Court certifies under Rule 23(b)(3) the following Settlement Class for  
3 purposes of Settlement only as follows:

4 The approximately 16,924,007 individuals in the United  
5 States who received notice from loanDepot that their data may  
6 have been impacted or otherwise compromised by the Data  
7 Breach and are identified on the Settlement Class List.  
8 Excluded from the Settlement Class are: (1) the judges  
9 presiding over the Action, and members of their families; (2)  
loanDepot, its subsidiaries, parent companies, successors,  
predecessors, and any entity in which loanDepot or its parents  
have a controlling interest and their current or former officers,  
and directors, and (3) individuals who properly execute and  
submit a procedurally proper and timely Request for  
Exclusion prior to the expiration of the Opt-Out Period.

10  
11 6. The Court further certifies under Rule 23(b)(3) the following California  
12 Subclass for purposes of Settlement only as follows:

13 The approximately 2,449,083 Settlement Class Members who  
14 were residents of the State of California, as identified on the  
15 Settlement Class List, and those Settlement Class Members  
16 who aver through a valid Claim Form and provide Reasonable  
Documentation that they were a California resident at the time  
of the Data Breach.

17 7. Rule 23(a) and (b) Considerations. The Court incorporates herein by  
18 reference the class-certification analysis set forth in the “Order Granting Preliminary  
19 Approval of Class Action Settlement and Approving Form and Content of Class  
20 Notice.” As to the Settlement Class, the Court continues to find that the class action  
21 prerequisites of Federal Rule of Civil Procedure 23(a) are satisfied. Specifically, the  
22 court continues to find that (i) the class is so numerous that joinder would be  
23 impractical, (ii) that common questions of law and fact exist as to the class, (iii) that  
24 the claims or defenses of the representative parties, here the Class Representatives, are  
25 typical of the claims or defenses of the class, and (iv) that the representative parties  
26 will fairly and adequately protect the interests of the class. In addition, the Court  
27 continues to find “that the questions of law or fact common to class members  
28 predominate over any questions affecting only individual members, and that a class

1 action is superior to other available methods for fairly and efficiently adjudicating the  
2 controversy.” *See Fed. R. Civ. P. 23(b)(3).*

3       8.     Class Representatives. Plaintiffs Alphonso Woods, David Ware, Deborah  
4 McPhail, Josh Krieghauser, Daroya Isaiah, Joshua Beller, Maurice Beckwith, Robert  
5 Lash, Ryan Azinger, Lorenz Praefcke, Varun Singh, Debra Coe, Loretta Montgomery,  
6 Vidal Hernandez, Tracy Brown, Branislav Sasic, Jessica Schuler, Kyle Nunnelly,  
7 Nailah Ricco-Brown, and Matthew McFall are hereby appointed, for settlement  
8 purposes only, as Class Representatives for the Settlement Class for purposes of  
9 Federal Rule of Civil Procedure 23.

10      9.     Class Counsel. Daniel S. Robinson of Robinson Calcagnie, Inc., Tina  
11 Wolfson of Ahdoot & Wolfson, PC, Abbas Kazerounian of Kazerouni Law Group  
12 APC, Stephen G. Larson of Larson LLP, and Gary M. Klinger of Milberg Coleman  
13 Bryson Phillips Grossman, PLLC are hereby appointed as Class Counsel for the  
14 Settlement Class pursuant to Federal Rule of Civil Procedure 23.

15      10.    Final Settlement Approval. In evaluating a proposed class action  
16 settlement under Federal Rule of Civil Procedure 23(e), the standard is whether the  
17 settlement “is fundamentally fair, adequate, and reasonable.” The Court has conducted  
18 a careful and probing inquiry regarding the Settlement, which meets the heightened  
19 fairness standard applicable prior to class certification. Pursuant to Federal Rule of  
20 Civil Procedure 23(e), the Court hereby grants final approval of the Settlement and  
21 finds that the Settlement is fair, reasonable, and adequate and in the best interests of  
22 the Settlement Class Members based on the following factors, among others:

23           a.     There is no fraud or collusion underlying this Settlement, and it was  
24 reached as a result of extensive arm’s-length negotiations, occurring over the course of  
25 several months and mediation with a respected mediator. *See, e.g., Officers for Justice*  
26 *v. Civil Serv. Comm’n*, 688 F.2d 615, 625 (9th Cir. 1982); *In re Bluetooth Headset*  
27 *Prods. Liab. Litig.*, 654 F.3d 935, 948 (9th Cir. 2011) (presence of a neutral mediator  
28 is a factor weighing in favor of a finding of non-collusiveness).

1                 b.     The complexity, expense, and likely duration of the litigation favor  
2 settlement—which provides meaningful benefits on a much shorter time frame than  
3 otherwise possible—on behalf of the Settlement Class Members. *See, e.g., Lane v.*  
4 *Facebook, Inc.*, 696 F.3d 811, 820 (9th Cir. 2012) (affirming the district court’s  
5 approval of a settlement where class counsel “reasonably concluded that the immediate  
6 benefits represented by the Settlement outweighed the possibility—perhaps remote—  
7 of obtaining a better result at trial”); *Class Plaintiffs v. City of Seattle*, 955 F.2d 1268,  
8 1276 (9th Cir. 1992) (the Ninth Circuit has a “strong judicial policy that favors  
9 settlements, particularly where complex class action litigation is concerned”). Based  
10 on the stage of the proceedings and the amount of investigation and confirmatory  
11 discovery conducted during settlement negotiations, the Parties have developed a  
12 perspective on the strengths and weaknesses of their respective cases to “make an  
13 informed decision about settlement.” *In re Mego Fin. Corp. Sec. Litig.*, 213 F.3d 454,  
14 459 (9th Cir. 2000) (quoting *Linney v. Cellular Alaska P’ship*, 151 F.3d 1234, 1239  
15 (9th Cir. 1998)).

16                 c.     The support of Class Counsel and the Class Representatives, who  
17 have participated in this litigation and evaluated the proposed Settlement, also favor  
18 final approval. *See Boyd v. Bechtel Corp.*, 485 F. Supp. 610, 622 (N.D. Cal. 1979).

19                 d.     The Settlement provides meaningful relief to the Class, including  
20 cash relief and injunctive relief, and falls within the range of possible recoveries by the  
21 Settlement Class Members.

22                 11. Releases. The Releases set forth in Section IV.C. of the Settlement  
23 Agreement are expressly incorporated herein. The Releases are effective as of the  
24 Effective Date, and the Releasing Parties shall have absolutely and unconditionally  
25 released and forever discharged the Released Parties from the Released Claims. In  
26 addition, the Released Parties are hereby forever barred and enjoined from prosecuting  
27 the Released Claims against the Released Parties.

28

1       12. Opt Outs. The individuals identified in Exhibit 1 attached hereto and  
2 incorporated by this reference, submitted timely and valid Requests for Exclusion  
3 during the Opt-Out Period, are not releasing any claims, and are not bound by the terms  
4 of the Settlement Agreement or this Order. These individuals shall not share in the  
5 monetary benefits of the Settlement, and this Order does not affect their legal rights to  
6 pursue any claims they may have against Defendant.

7       13. Objections. No timely objections were filed.

8       14. Attorneys' Fees and Expenses. The Court finds that an award of attorneys'  
9 fees in the amount of \$7,500,000.00 and reimbursement of costs and expenses in the  
10 separate amount of \$57,346.40 to Class Counsel is fair and reasonable; and therefore,  
11 approves such award. Class Counsel has the sole and absolute discretion to allocate  
12 this award to Plaintiffs' Counsel and any other attorneys based on each attorney's  
13 contributions to the prosecution and settlement of these Actions. No other counsel will  
14 be entitled to an independent award of attorneys' fees or expenses.

15      15. Service Awards. The Court finds that a Service Award in the amount of  
16 \$2,500 to each Class Representative is fair and reasonable; and therefore, approves  
17 such payment. Such amounts shall be paid to the Class Representatives pursuant to and  
18 consistent with the terms of the Settlement Agreement.

19      16. Administrative Expenses. Consistent with Paragraph 14 of the  
20 Preliminary Approval Order, the Court finds that the Settlement Administrator shall  
21 recover not more than \$2,585,806.12 in reasonable costs and notice and costs of  
22 administering the Settlement, which shall be paid from the Settlement Fund as  
23 contemplated by Paragraphs IV.A.2 and IV.D.69 of the Settlement Agreement.

24      17. Dismissal with Prejudice. The Action, including all actions consolidated  
25 into the Action, and all individual and class claims asserted in the Consolidated Class  
26 Action Complaint, are settled and dismissed on the merits with prejudice.

27      18. Jurisdiction. Consummation of the Settlement shall proceed as described  
28 in the Settlement Agreement, and the Court reserves jurisdiction over the subject matter

1 and each Party to the Settlement with respect to the interpretation and implementation  
2 of the Settlement for all purposes, including enforcement of any of the terms thereof at  
3 the instance of any Party and resolution of any disputes that may arise relating to the  
4 implementation of the Settlement or this Order.

5       19. Retention of Jurisdiction; Binding Effect. Without affecting the finality of  
6 this Order in any way, the Court shall retain jurisdiction over this Action, the Class  
7 Representatives, members of the Settlement Class, and Defendant to enforce the terms  
8 of the Settlement, the Court's order preliminarily certifying the class (ECF No. 88),  
9 and this Order for six (6) months. If any applications for relief are made, such  
10 applications shall be made to the Court. To avoid doubt, this Order applies to and is  
11 binding upon the Parties, the Settlement Class Members, and their respective heirs,  
12 successors, and assigns.

13       20. No Admission of Liability. The Settlement and this Order are not  
14 admissions of liability or fault by the Released Parties, or a finding of the validity of  
15 any claims in the Action or of any wrongdoing or violation of law by the Released  
16 Parties. To the extent permitted by law, neither this Order, nor any of its terms or  
17 provisions, nor any of the negotiations or proceedings connected with it, shall be  
18 offered as evidence or received in evidence in any pending or future civil, criminal, or  
19 administrative action or proceeding to establish any liability of, or admission by, the  
20 Released Parties. Notwithstanding the foregoing, nothing in this Order shall be  
21 interpreted to prohibit the use of this Order in a proceeding to consummate or enforce  
22 the Settlement or this Order, or to defend against the assertion of released claims in  
23 any other proceeding, or as otherwise required by law.

24       21. Modification of the Agreement of Settlement. Without further approval  
25 from the Court, the Parties are hereby authorized to agree to and adopt such  
26 amendments or modifications of the Settlement Agreement or any exhibits attached  
27 thereto to effectuate the Settlement that: (a) are not materially inconsistent with this  
28 Order; and (b) do not materially limit the rights of Settlement Class Members in

1 connection with the Settlement. Without further order of the Court, the Parties may  
2 agree to reasonable extensions of time to carry out any of the provision of the  
3 Settlement Agreement.

4       22. Termination of Settlement. If the Settlement is terminated as provided in  
5 the Settlement Agreement or the Effective Date of the Settlement otherwise fails to  
6 occur, this Order shall be vacated, rendered null and void and be of no further force  
7 and effect, except as otherwise provided by the Settlement Agreement, and this Order  
8 shall be without prejudice to the rights of Plaintiffs, Settlement Class Members, and  
9 the Defendant, and the Parties shall be deemed to have reverted *nunc pro tunc* to their  
10 respective litigation positions in the Action immediately prior to the execution of the  
11 Settlement Agreement.

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13 **IT IS SO ORDERED.**

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15 Dated: August 25, 2025

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HON. DAVID O. CARTER  
UNITED STATES DISTRICT JUDGE

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# EXHIBIT 1

	First Name	Last Name	Status
1	GARVIN	ABERNATHY	Valid
2	SARAH	ABERNATHY	Valid
3	CARLOS	AGUIRRE	Valid
4	LAURA	AIARDO	Valid
5	LELA	ALSTON	Valid
6	SHAWN	ALSTON	Valid
7	GAIL	AMATI	Valid
8	PATRICIA	ANGLIN	Valid
9	RICK	BAILEY	Valid
10	DONALD	BALIGA	Valid
11	VANCE	BEAUREGARD	Valid
12	VALERIE	BEDFORD	Valid
13	JUSTINE	BLANCHET	Valid
14	BRENDA	BLAND	Valid
15	DANIEL	BOAK	Valid
16	JESSICA	BOAK	Valid
17	JOSEPH	BOASIAKO	Valid
18	ERIC	BOATWRIGHT	Valid
19	DAVE	BOEHME	Valid
20	SAMUEL	BOGALE	Valid
21	JAMES	BOND	Valid
22	ELIZABETH	BORTH	Valid
23	GARY	BRENDLE	Valid
24	DIANNE	BRIGGS	Valid
25	JEFFREY	BROGE	Valid
26	CHARLES	BROWN	Valid
27	LENA	BRYANT	Valid
28	JAMES	BUSH	Valid
29	SUSAN	BUTLER	Valid
30	GINA	CABRERA	Valid
31	ANTONIO	CALELLO	Valid
32	TIMOTHY	CARL	Valid
33	TAYLOR	CASEY	Valid
34	DANIEL	CASILLAS	Valid
35	GARY	CAWIEZELL	Valid
36	YEJU	CHOI	Valid
37	RANA	CHRISTENSEN	Valid
38	MATTHEW	CIRINEO	Valid
39	ZACHARY	CLAMMER	Valid
40	KAY	COLLINS	Valid
41	DANIEL	CONSTANCIO	Valid
42	DOLORES	CORNELL	Valid
43	STEPHEN	COSBY	Valid
44	FREDERICK	COUGILL	Valid
45	SUSAN	COUGILL	Valid
46	AARON	COWEN	Valid

	First Name	Last Name	Status
47	ALEX	CROCKER	Valid
48	ASHLEY	CROCKER	Valid
49	MARTY	CURTIS	Valid
50	DAVID	DAGHFAL	Valid
51	MARY	DESCHAMP	Valid
52	MAURO	DIAZ	Valid
53	KOSTA	DJORDJEVIC	Valid
54	LEONARD	EARL	Valid
55	SHERYL	EILER	Valid
56	SUSAN	ELLIS	Valid
57	VICKI	ELWOOD	Valid
58	CINDY	ERNHARTH	Valid
59	RAQUEL	ESPINOZA	Valid
60	DEREK	FAUNTLEROY	Valid
61	RONALD	FELDSTEIN	Valid
62	JANE	FERRARA	Valid
63	CHARLESA	FLATTEN	Valid
64	KYLE	FLATTEN	Valid
65	DAWN	FRANK	Valid
66	KENNETH	FRANKEL	Valid
67	ANTHONY	FUSCO	Valid
68	JOSEPH	GAGNIER	Valid
69	JOSELYN	GALVEZCRUZ	Valid
70	NATALIA	GALYUTINA	Valid
71	DEBRA	GELINAS	Valid
72	PATRICK	GEORGE	Valid
73	DITLIND	GIZHA	Valid
74	PATRICK	GLASS	Valid
75	JOSE	GONZALEZ	Valid
76	RAFAEL	GONZALEZ	Valid
77	TYLER	GRANTHAM	Valid
78	CAROL	GRAY	Valid
79	KATLYN	GREENLEE	Valid
80	SHELLY	GREGORY	Valid
81	ANDREW	GUSTINE	Valid
82	RAFAEL	HABIB ABREU	Valid
83	LAURA	HAMACHER	Valid
84	Deann	Harder	Valid
85	MICHAEL	HAREN	Valid
86	CAROL	HARLEY	Valid
87	HERBERT	HARLEY	Valid
88	REBECCA	HARMON	Valid
89	KURT	HARRIGER	Valid
90	GEORGE	HARRIS	Valid
91	JOHN	HARTLEP	Valid
92	Robert	HATCHER	Valid

	First Name	Last Name	Status
93	Elijah	Hawk	Valid
94	RUTH	HEARON	Valid
95	REBECCA	HEATH	Valid
96	TARYSHA	HENRY	Valid
97	GARRY	HENSON	Valid
98	ERICK	HEROUX	Valid
99	JONI	HIGH	Valid
100	PATTY	HINTZ	Valid
101	DAVID	HOKERSON	Valid
102	SHELDON	HOMER	Valid
103	GARY	HUFF	Valid
104	KATHY	HUFF	Valid
105	SHIRLEY	HUTCHINGS	Valid
106	HILDEGAL	IORGA	Valid
107	GRACIELA	IVARRA	Valid
108	KEISHA	JACQUET	Valid
109	Brook	Jamali	Valid
110	JOHANNA	JOHNSON	Valid
111	JOHN	JOHNSON	Valid
112	SHEILA	JOSEPH	Valid
113	CHRISTINA	KALINOGLU	Valid
114	VARADARAJ	KAMATH NILESHWAR	Valid
115	JEREMY	KERSEY	Valid
116	Hasan	KESKIN	Valid
117	LORCAN	KILROY	Valid
118	DENNY	KIM	Valid
119	STEPHANIE	KIM	Valid
120	JASON	KUCHARCZUK	Valid
121	GAURAV	KUMAR	Valid
122	LUCI	LAGEMANN	Valid
123	DANIEL	LAMBSON	Valid
124	OLIVER	LARSON	Valid
125	KEVIN	LCARR	Valid
126	COREY	LEON	Valid
127	FRANCES	LICHARD	Valid
128	GREGORY	LIEBERGEN	Valid
129	LISA	LINTON	Valid
130	MICHAEL	LOTT	Valid
131	ANDREW	LOUTFI	Valid
132	SHAWNIS	LOW	Valid
133	BRET	LUMPKIN	Valid
134	MARY	LUNN	Valid
135	TRUC	LUU	Valid
136	HUEY	MACE	Valid
137	IRENE	MACNAUGHTON	Valid
138	JOHN	MACNAUGHTON	Valid

	First Name	Last Name	Status
139	JEAN	MAHONY	Valid
140	PATRICIA	MAJCHROWICVMOJEK	Valid
141	PATRICIA	MALINOWSKI	Valid
142	CASSANDRA	MALLOY	Valid
143	Albert	Marotte	Valid
144	GEORGE	MARSHALL	Valid
145	JUDITH	MARSHALL	Valid
146	HENRY	MARTINEZ	Valid
147	TIMOTHY	MASON	Valid
148	SHARON	MCATEE	Valid
149	SCOTT	MCKISSICK	Valid
150	RUDY	MENDOZA	Valid
151	ROBERT	MICHELUCCI	Valid
152	JAY	MILLSTONE	Valid
153	DAVID	MMECIKALSKI	Valid
154	SAM	MOATS	Valid
155	GREGORY	MOJEK	Valid
156	JARAD	MONIN	Valid
157	DARLENE	MOORE	Valid
158	DEIJA	MORGAN	Valid
159	RODNEY	MORISON	Valid
160	Kailash	Nathan	Valid
161	RACHEL	NELSON	Valid
162	PAUL	NICASTRI	Valid
163	MICHAEL	NILSON	Valid
164	MONTE	NORGAARD	Valid
165	PETER	NORVID	Valid
166	TANCE	OVERSTREET	Valid
167	DEBRA	PAIGE	Valid
168	GUSTAVO	PALACIOS	Valid
169	DAVID	PALLAS	Valid
170	LINDA	PALMIERI	Valid
171	GERARDO	PANTOJA	Valid
172	WILLIAM	PARKS	Valid
173	RICHARD	PASTELLA	Valid
174	KENNETH	PATE	Valid
175	JOSEPH	PELLEGRINI	Valid
176	STEVEN	PETRASIC	Valid
177	MARCELLA	PHANNENSTIEL	Valid
178	JAMES	PIANELLI	Valid
179	VANESSA	PITRE	Valid
180	LINDBERG	PLAISANCE	Valid
181	SALVATORE	PROFACI	Valid
182	NATHANIEL	PUGH	Valid
183	TRACI	REID	Valid
184	JANINE	RENZELMAN	Valid

	First Name	Last Name	Status
185	TAMARA	RENZI	Valid
186	WILLIAM	RHODEN	Valid
187	ANA CAROLINA BENTO	RIBEIRO	Valid
188	Richard	Ridenour	Valid
189	BRUCE	ROBINSON	Valid
190	JOHN	ROBSON	Valid
191	CANDACE	RODEMAN	Valid
192	ELIANA	RODRIGUEZ	Valid
193	RICARDO	RODRIGUEZ	Valid
194	ADRIENNE	RODRIQUEZ	Valid
195	Lisa	Ross	Valid
196	ROBERT	RUTZEL	Valid
197	KYO	SAEANG	Valid
198	JORGE	SALCIDO	Valid
199	Lucio	Samora	Valid
200	TERENCE	SAMPSON	Valid
201	ORLANDO	SANTIAGO	Valid
202	DANIEL	SENNHOLTZ	Valid
203	KAMERON	SETH JUREY	Valid
204	HAROLD	SHEARER	Valid
205	ANNA	SHOWALTER	Valid
206	DANIEL	SHOWALTER	Valid
207	STEVEN	SIEDLARZ	Valid
208	William	Slocum	Valid
209	TYRONE	SMITH	Valid
210	SHERYL	SMOKE	Valid
211	FRANK	SPADACCINI	Valid
212	NANNETTE	SPENCER	Valid
213	Toby	Spitalnick	Valid
214	JONATHAN	SPRAGUE	Valid
215	CHARLES	SPURLOCK	Valid
216	EILEEN	STANDARD	Valid
217	CHRISTIAN	STANKEE	Valid
218	MACKENZIE	STECKO	Valid
219	RUSS	STEMKE	Valid
220	JAMES	STOKES	Valid
221	SCOTT	STROUD	Valid
222	STEVE	SWAIN	Valid
223	PETER	TANGNEY	Valid
224	ELIZABETH	TENEN	Valid
225	DAVID	THOMPSON	Valid
226	BYRON	TILLERY	Valid
227	CLIFF	TOMPKINS	Valid
228	GARY	TRAMMELL	Valid
229	JARROD	TRIBA	Valid
230	MARK	VALENTINI	Valid

	First Name	Last Name	Status
231	YVONNE	VALENZUELA	Valid
232	Rodney	Wadley	Valid
233	SHANNON	WALKER	Valid
234	KELLY	WARREN	Valid
235	LESLIE	WARREN	Valid
236	DUANE	WEST	Valid
237	BRITTANY	WHETSTINE	Valid
238	GEORGE	WHITE	Valid
239	JASON	WILLIAMS	Valid
240	KARI	WILLIAMS	Valid
241	SHAWN	WILSON	Valid
242	JOHN	WINTER-NOLTE	Valid
243	DWAYNE	WOLF	Valid
244	Adam	Wood	Valid
245	SUSAN	WORTH	Valid
246	WILL	WORTH	Valid
247	JONATHAN	WRIGHTSELL	Valid
248	DIANE	ZELMER	Valid
249	RUFEI	ZHOU	Valid
250	PATE	BRENDA	Invalid Signature
251	KELLY	DEFREES	Invalid Signature
252	KIMBERLY	MYLES	Invalid Signature
253	KAREN	POUSSON	Invalid Signature
254	Darvin	Raph	Invalid Signature
255	WILLIAM W	WINGARD JR	Unable to Match to Class List